

Detailed Volume Table of Contents

Chapter 95 Trial

I. GENERAL PRINCIPLES

A. JURY TRIAL

- § 95:1 Generally
- § 95:2 Challenges to panel
- § 95:3 Voir dire and individual challenges

B. WITNESSES

- § 95:4 Subpoenas
- § 95:5 Interstate extradition of witnesses
- § 95:6 Costs
- § 95:7 Disclosure of personal information by law enforcement officers
- § 95:8 Guardian ad litem for minor witness or victim
- § 95:9 Restraining harassment of witnesses and victims

C. MOTION FOR JUDGMENT OF ACQUITTAL

- § 95:10 Motion for judgment of acquittal

D. JURY INSTRUCTIONS AND VERDICTS

- § 95:11 Procedure
- § 95:12 Contents of jury instructions
- § 95:13 Florida standard jury instructions
- § 95:14 Objections to instructions
- § 95:15 Verdicts

E. JUDGMENT

- § 95:16 Judgment

§ 95:17 Costs

II. FORMS

A. GENERAL FORMS

- § 95:18 Affidavit of insolvency/order of appointment, demand for discovery and jury trial
- § 95:19 Motion to release and transport defendant
- § 95:20 Motion to release and transport defendant—Order to release and transport
- § 95:21 Motion to return prisoner for trial
- § 95:22 Motion to return prisoner for trial—Order
- § 95:23 Notice of hearing

B. JURY DEMANDS

- § 95:24 Motion to strike defendant's jury demand

C. JURY SELECTION

- § 95:25 Motion to quash jury panel
- § 95:26 Renewed motion to quash
- § 95:27 Motion to compel disclosure of state attorney's jury selection data
- § 95:28 Motion to prohibit televising, etc. of jury panel
- § 95:29 Motion for additional peremptory challenges
- § 95:30 Renewed motion to excuse for cause—Jurors believing defendant must prove innocence
- § 95:31 Questionnaire for prospective jurors—Battery and sexual battery charges

D. SUBPOENAS

- § 95:32 Witness subpoena—Trial
- § 95:33 Witness subpoena—Trial—Phone number requested
- § 95:34 Witness subpoena—Trial—Liaison office notification
- § 95:35 Subpoena duces tecum
- § 95:36 Motion to quash subpoenas
- § 95:37 Motion to quash subpoena duces tecum
- § 95:38 Motion to quash subpoena duces tecum—Order

E. EVIDENCE

- § 95:39 Motion to use photograph of property alleged to have been wrongfully taken as competent evidence of such property

TABLE OF CONTENTS

- § 95:40 Motion to use photograph of property alleged to have
been wrongfully taken as competent evidence of such
property—Affidavit of investigating officer
- § 95:41 Motion to use photograph of property alleged to have
been wrongfully taken as competent evidence of such
property—Order
- § 95:42 Motion for return of property
- § 95:43 Motion for return of property—Order

F. WITNESSES

- § 95:44 Motion to appoint defense expert
- § 95:45 Motion to appoint expert—Psychiatric examination
- § 95:46 Order for appointment of defense expert
- § 95:47 Order appointing disinterested qualified expert(s)
- § 95:48 Order to pay expert witness
- § 95:49 Order to pay witness
- § 95:50 Order to pay witness—Affidavit
- § 95:51 Motion to make prospective witness a court's witness
- § 95:52 Motion to exclude witness—Failure to appear at
deposition
- § 95:53 Motion to exclude witness—Unavailable before trial
- § 95:54 Petition for writ of habeas corpus ad testificandum
- § 95:55 Writ of habeas corpus ad testificandum
- § 95:56 Writ of habeas corpus ad testificandum—Letter
accompanying writ
- § 95:57 Motion for release and transport of juvenile witness
- § 95:58 Motion for release and transport of juvenile
witness—Order
- § 95:59 Petition for rule to show cause why witness should not
be extradited
- § 95:60 Petition for rule to show cause why witness should not
be extradited—Order
- § 95:61 Petition for rule to show cause why witness should not
be extradited—Summons to appear
- § 95:62 Petition for rule to show cause why witness should not
be extradited—Waiver of right to contest order to
show cause
- § 95:63 Petition for rule to show cause why witness should not
be extradited—Order requiring witness to appear
- § 95:64 Petition for rule to show cause why witness should not
be extradited—Affidavit in support of certificate to
secure attendance of out of state witness
- § 95:65 Petition for rule to show cause why witness should not
be extradited—Certificate to secure attendance of out
of state witness

- § 95:66 Petition for rule to show cause why witness should not be extradited—Letter accompanying certificate and affidavit

G. INSTRUCTIONS

- § 95:67 Defense requested jury instruction—General form
§ 95:68 Nonstandard jury instructions—Prima facie evidence
§ 95:69 Nonstandard jury instructions—Involuntary intoxication by licit medication
§ 95:70 Nonstandard jury instructions—Right to refuse breath test
§ 95:71 Nonstandard jury instructions—Compliance of measuring device with statute
§ 95:72 Nonstandard jury instructions—Abandoned property
§ 95:73 Nonstandard jury instructions—Circumstantial evidence
§ 95:74 Nonstandard jury instructions—No duty to retreat from co-occupant of home
§ 95:75 Nonstandard jury instructions—Willful ignorance
§ 95:76 Nonstandard jury instructions—Notetaking by jurors
§ 95:77 Nonstandard jury instructions—Police officers—Execution of legal duty
§ 95:78 Nonstandard jury instructions—Experts in drug jargon
§ 95:79 Nonstandard jury instructions—Possession of controlled substance
§ 95:80 Nonstandard jury instructions—Possession of drug paraphernalia
§ 95:81 Nonstandard jury instructions—Insanity
§ 95:82 Nonstandard jury instructions—Translation

H. VERDICTS

- § 95:83 Motion for judgment of acquittal
§ 95:84 Verdict—General form

I. JUDGMENT AND COSTS

- § 95:85 Judgment
§ 95:86 Order authorizing travel expenses
§ 95:87 Motion for costs of prosecution
§ 95:88 Motion for additional costs of prosecution

TABLE OF CONTENTS

Chapter 96

Sentences

I. GENERAL PRINCIPLES

- § 96:1 Sentences
- § 96:2 Sentencing hearings
- § 96:3 Sentencing hearings—Capital cases
- § 96:4 Sentencing hearings—Habitual offenders
- § 96:5 Sentencing rehearings—Prison releasee reoffenders
- § 96:6 Sentencing rehearings—Three-time violent felony offenders
- § 96:7 Sentencing rehearings—Possession of a firearm during commission of a felony
- § 96:8 Sentencing rehearings—Violation of probation
- § 96:9 Sentencing guidelines
- § 96:10 Presentence investigation report
- § 96:11 Presentence investigation report—Checklist of contents of presentence investigation reports
- § 96:12 Execution of sentence

II. FORMS

A. SENTENCING GUIDELINES AND DEPARTURES

- § 96:13 Motion for downward departure from statutory guidelines
- § 96:14 Motion for downward departure from statutory guidelines—Alternate form
- § 96:15 Motion for downward departure from statutory guidelines—Order
- § 96:16 Motion for upward departure from sentencing guidelines
- § 96:17 Motion for upward departure from sentencing guidelines—Order
- § 96:18 Motion for production of sentencing guidelines score sheet
- § 96:19 Sentencing guidelines scoresheet 1983
- § 96:20 Sentencing guidelines scoresheet 1994
- § 96:21 Sentencing guidelines scoresheet 1995
- § 96:22 Criminal punishment code scoresheet 1998

B. EVALUATION OF DEFENDENT

- § 96:23 Presentence investigation report
- § 96:24 Office of Rehabilitative Services—Order to evaluate defendant (TASC)
- § 96:25 Office of Rehabilitative Services—Order of referral (TASC)
- § 96:26 Motion for early release upon completion of alcohol-drug abuse program
- § 96:27 Release by defendant to allow presentence investigation prior to conviction or plea
- § 96:28 Order appointing expert to conduct psychiatric examination

C. GENERAL SENTENCING FORMS

- § 96:29 Statutory judgment and sentence form
- § 96:30 Motion to correct illegal sentence
- § 96:31 Motion to correct illegal sentence—Alternate form
- § 96:32 Motion to correct illegal sentence—Double jeopardy
- § 96:33 Motion to correct illegal sentence—Credit for time served
- § 96:34 Motion to correct illegal sentence—Reduction in points
- § 96:35 Motion to mitigate sentence

D. DEATH PENALTY

- § 96:36 Evaluation form
- § 96:37 Evaluation form with revisions

E. IMPRISONMENT

- § 96:38 Jail arraignment sheet
- § 96:39 Disposition report for county jail
- § 96:40 Letter—Appear for work release interview
- § 96:41 County work project order
- § 96:42 Order mandating furlough—Work release
- § 96:43 Weekend sentence program—Commitment order
- § 96:44 Motion for furlough
- § 96:45 Motion for furlough—Order
- § 96:46 Order mandating immediate furlough
- § 96:47 Motion for contact visit
- § 96:48 Motion for contact visit—Order
- § 96:49 Motion for return of personal property

TABLE OF CONTENTS

§ 96:50 Motion for return of personal property—Order

F. HABITUAL OFFENDER SENTENCING

§ 96:51 Notice of state's intention to seek enhanced penalty pursuant to Fla. Stat. § 775.084

§ 96:52 Notice of state's intention to seek enhanced penalty pursuant to Fla. Stat. § 775.084 and request for order for presentence investigation report

§ 96:53 Notice of state's intention to sentence defendant as a prison releasee reoffender

G. PROBATION AND PAROLE

§ 96:54 Order of probation

§ 96:55 Order of probation—Drug offenders

§ 96:56 Order of probation—Sex offenders

§ 96:57 Order of community control

§ 96:58 Order of community control—Drug offender or sexual offender

§ 96:59 Parole information

§ 96:60 Community service order—Salvation Army

§ 96:61 Community service order—Advocate program

§ 96:62 Court-ordered financial obligation—Motion for mitigation

§ 96:63 Court-ordered financial obligation—Order of reduction

§ 96:64 Order granting early termination of probation

H. RESTITUTION

§ 96:65 Order granting restitution

§ 96:66 Notice of intent to seek restitution order and judgment

I. SENTENCING OF JUVENILE AS ADULT

§ 96:67 Motion for juvenile to be sentenced as adult

§ 96:68 Motion for juvenile to be sentenced as adult—Order

§ 96:69 Motion for juvenile to be sentenced as adult—Findings as to suitability

§ 96:70 Motion for juvenile to be sentenced as adult—Findings and waiver of predisposition report

J. MISCELLANEOUS

§ 96:71 Petition for hearing on driver's license suspension

K. STAY OF EXECUTION

- § 96:72 Request for stay of execution
- § 96:73 Stay of execution
- § 96:74 Order extending stay of execution

Chapter 97

Posttrial Motions

I. GENERAL PRINCIPLES

- § 97:1 Posttrial motions for new trial or arrest of judgment generally
- § 97:2 Motion for new trial—Grounds in general
- § 97:3 Motion for new trial—Verdict contrary to law or weight of evidence
- § 97:4 Motion for new trial—Newly discovered evidence
- § 97:5 Motion for new trial—Absence of defendant from proceedings
- § 97:6 Motion for new trial—Jury received out-of-court evidence
- § 97:7 Motion for new trial—Impermissible separation of jury
- § 97:8 Motion for new trial—Juror misconduct
- § 97:9 Motion for new trial—Prosecutorial misconduct
- § 97:10 Motion for new trial—Error of law
- § 97:11 Motion for new trial—Erroneous or omitted jury instructions
- § 97:12 Motion for new trial—Failure to receive fair and impartial trial
- § 97:13 Arrest of judgment—Grounds
- § 97:14 Motion to expunge or seal
- § 97:15 Other motions

II. FORMS

- § 97:16 Motion for new trial—Notice of hearing
- § 97:17 Motion for new trial—General form
- § 97:18 Motion for new trial—Contrary to evidence and law
- § 97:19 Motion for new trial—Contrary to evidence and law—Erroneous peremptory challenge and denial of venue change
- § 97:20 Motion for new trial—Withholding of evidence by prosecutor

TABLE OF CONTENTS

| | |
|---------|--|
| § 97:21 | Motion for new trial—Newly discovered evidence |
| § 97:22 | Motion for arrest of judgment |
| § 97:23 | Motion to approve stipulation correcting trial court record—Missing docket entry |
| § 97:24 | Stipulation correcting trial court record |
| § 97:25 | Petition to expunge or seal court records |
| § 97:26 | Motion to expunge criminal history record—Brevard County official form |
| § 97:27 | Petition to expunge—Dade County official form |
| § 97:28 | Motion to seal criminal history record—Brevard County official form |
| § 97:29 | Petition to seal—Dade County official form |
| § 97:30 | Petition to expunge or seal court records—Affidavit |
| § 97:31 | Petition to expunge or seal court records—Affidavit—Defendant obtained certificate of eligibility from Florida Department of Law Enforcement |
| § 97:32 | Affidavit in support of petition to expunge—Dade County official form |
| § 97:33 | Affidavit for expungement of criminal history record—Brevard County official form |
| § 97:34 | Affidavit in support of petition to seal—Dade County official form |
| § 97:35 | Affidavit for sealing of criminal history record—Brevard County official form |
| § 97:36 | Order to seal |
| § 97:37 | Order to seal pursuant to § 943.059, Florida Statutes and Fla. R. Crim. P. 3.692—Dade County official form |
| § 97:38 | Order to expunge |
| § 97:39 | Order to expunge under § 943.0585, Florida Statutes and Florida Rule of Criminal Procedure 3.692—Brevard County official form |
| § 97:40 | Order to expunge pursuant to § 943.0585, Florida Statutes and Fla. R. Crim. P. 3.692—Dade County official form |
| § 97:41 | Motion to set aside order of expunction |
| § 97:42 | Motion to set aside order of expunction—Order |
| § 97:43 | Order granting motion for judgment of acquittal |

Chapter 98

Postconviction Remedies

I. GENERAL PRINCIPLES

- § 98:1 Motion for postconviction relief
- § 98:2 Motion for postconviction relief—Contents
- § 98:3 Motion for postconviction relief—Proceedings
- § 98:4 Motion for postconviction relief—Capital cases
- § 98:5 Motions to correct or mitigate sentence
- § 98:6 Writ of error coram nobis
- § 98:7 Habeas corpus

II. FORMS

- § 98:8 Motion for postconviction relief
- § 98:9 Motion for postconviction relief—Response
- § 98:10 Motion for postconviction relief—Response—No new information
- § 98:11 Motion for postconviction relief—Response—Case law not retroactive
- § 98:12 Motion for postconviction relief—Response—No assertions of newness
- § 98:13 Motion for postconviction relief—Response—Successive 3.850 motion
- § 98:14 Petition for writ of habeas corpus
- § 98:15 Petition for writ of habeas corpus—No hearing before taking gain time
- § 98:16 Petition for writ of habeas corpus—On ineffective appellate assistance grounds
- § 98:17 Defense counsel’s notice of pertinent public records information in capital case
- § 98:18 Defendant’s demand for additional public records pertaining to defendant’s case
- § 98:19 Order requiring delivery of exempt public records to trial court in capital case

TABLE OF CONTENTS

Chapter 99

Appeals

I. GENERAL PRINCIPLES

- § 99:1 In general
- § 99:2 Right to appeal—Defendant
- § 99:3 Right to appeal—State
- § 99:4 Appellate jurisdiction—Florida Supreme Court
- § 99:5 Appellate jurisdiction—District Courts of Appeal
- § 99:6 Appellate jurisdiction—Circuit Court
- § 99:7 Procedure
- § 99:8 Procedure—Belated appeals
- § 99:9 Procedure—Discretionary review in the Supreme Court
- § 99:10 Preservation of issues for review
- § 99:11 Bail pending appeal

II. FORMS

A. NOTICES

- § 99:12 Notice of appeal
- § 99:13 Notice of cross-appeal
- § 99:14 Notice of appeal of nonfinal order
- § 99:15 Notice to invoke discretionary jurisdiction of Supreme Court
- § 99:16 Notice to invoke discretionary jurisdiction of Supreme Court—Certified public question
- § 99:17 Notice to invoke discretionary jurisdiction of Supreme Court—Certified conflicting decision
- § 99:18 Notice to invoke discretionary jurisdiction of Supreme Court—Conflicting decision

B. MOTIONS

- § 99:19 Certificate of attorney—Suggestion that trial court judgment be certified for resolution by Supreme Court
- § 99:20 Motion for supersedeas bond
- § 99:21 Motion for supersedeas bond—Order
- § 99:22 Motion to dismiss appeal—Failure to prosecute
- § 99:23 Motion to dismiss appeal—Failure to prosecute—Response

FLORIDA PL. & PR. FORMS

- § 99:24 Motion to dismiss appeal—Untimely notice of appeal
- § 99:25 Motion to dismiss appeal—Untimely notice of
appeal—Response
- § 99:26 Motion for extension of time
- § 99:27 Motion for extension of time—Alternate form
- § 99:28 Motion for extension of time—Response
- § 99:29 Motion to supplement record on appeal
- § 99:30 Motion to supplement record on appeal—Response
- § 99:31 Motion to strike
- § 99:32 Motion to relinquish jurisdiction
- § 99:33 Motion to relinquish jurisdiction—Alternate form
- § 99:34 Motion to relinquish jurisdiction—Response
- § 99:35 Motion to clarify opinion
- § 99:36 Motion for rehearing
- § 99:37 Motion for rehearing—Response
- § 99:38 Motion for rehearing en banc
- § 99:39 Motion for rehearing en banc—Alternate form
- § 99:40 Motion for certification—Question of great public
importance
- § 99:41 Motion for certification—Conflict between districts
- § 99:42 Motion to toll time

C. PETITIONS

- § 99:43 Petition for writ of habeas corpus for belated appeal
- § 99:44 Petition for writ of habeas corpus for belated
appeal—Response
- § 99:45 Request for oral argument

D. BRIEF-RELATED

- § 99:46 Initial brief
- § 99:47 Initial brief pursuant to *Anders v. California*
- § 99:48 Initial brief pursuant to *Anders v. California*—Motion to
withdraw as counsel
- § 99:49 Answer brief
- § 99:50 Reply brief
- § 99:51 Notice of supplemental authority
- § 99:52 Jurisdictional brief—Petitioner
- § 99:53 Jurisdictional brief—Respondent

E. MISCELLANEOUS

- § 99:54 Appeal evaluation memo

TABLE OF CONTENTS

| | |
|---------|--|
| § 99:55 | Designation to reporter |
| § 99:56 | Motion to compel preparation of transcript |
| § 99:57 | Statement of judicial acts to be reviewed |
| § 99:58 | Statement of judicial acts to be reviewed—Alternate form |
| § 99:59 | Statement of judicial acts to be reviewed—Juvenile proceedings |
| § 99:60 | Directions to clerk |

Chapter 100

Juvenile Proceedings

I. GENERAL PRINCIPLES

| | |
|----------|---|
| § 100:1 | Juvenile justice |
| § 100:2 | Detention of child |
| § 100:3 | Service |
| § 100:4 | Petition for delinquency |
| § 100:5 | Arraignment hearing |
| § 100:6 | Discovery |
| § 100:7 | Incompetence or insanity of child |
| § 100:8 | Speedy trial |
| § 100:9 | Prehearing motions |
| § 100:10 | Transfer for trial as adult and direct filing of criminal charges |
| § 100:11 | Hearings |
| § 100:12 | Hearings—Adjudicatory hearing |
| § 100:13 | Hearings—Disposition hearing |
| § 100:14 | Postdisposition hearings |
| § 100:15 | Review |

II. FORMS

A. GENERAL FORMS

| | |
|----------|--|
| § 100:16 | Certificate of service |
| § 100:17 | Application for counsel |
| § 100:18 | Waiver of counsel |
| § 100:19 | Certification of conflict of interest |
| § 100:20 | Order appointing special counsel |
| § 100:21 | Demand for judicial notice |
| § 100:22 | Letter to client following missed court date |

FLORIDA PL. & PR. FORMS

- § 100:23 Motion for restraining order
- § 100:24 Notice of hearing
- § 100:25 Notice of hearing—Alternate form
- § 100:26 Order
- § 100:27 Order—Alternate form
- § 100:28 Order—Petition for order to show cause
- § 100:29 Order—To show cause
- § 100:30 Writ of bodily attachment

B. PETITION AND INITIAL PROCEEDINGS

- § 100:31 Petition for delinquency
- § 100:32 Petition for delinquency—Motion to amend
- § 100:33 Petition for delinquency—Motion to dismiss without prejudice
- § 100:34 Petition for delinquency—Announcement of nolle prosequi
- § 100:35 Motion for statement of particulars
- § 100:36 Statement of particulars
- § 100:37 Notice of respondent's invocation of right of counsel
- § 100:38 Order transferring cause to juvenile division
- § 100:39 Order transferring cause to juvenile division—With transfer of child to detention center

C. INVESTIGATION

- § 100:40 Authorization for release of respondent's records—Mental health
- § 100:41 Authorization for release of respondent's records—Medical records
- § 100:42 Authorization for release of respondent's records—School records
- § 100:43 Authorization for release of respondent's records—Alternate form
- § 100:44 Request to state attorney for investigation results
- § 100:45 Motion to authorize review by defense counsel of records
- § 100:46 Motion to authorize review by defense counsel of records—Order
- § 100:47 Order appointing psychologist as defense expert
- § 100:48 Motion for psychiatric evaluation
- § 100:49 Motion for psychiatric evaluation—Order

D. CUSTODY AND DETENTION

- § 100:50 Order to determine mental condition

TABLE OF CONTENTS

| | |
|----------|---|
| § 100:51 | Order of incompetency |
| § 100:52 | Order of competency |
| § 100:53 | Affidavit for order to take into custody |
| § 100:54 | Affidavit for order to take into custody—Order |
| § 100:55 | Affidavit for order to take into custody—On oral motion |
| § 100:56 | Motion for custody release |
| § 100:57 | Detention order |
| § 100:58 | Order releasing child from secure detention |
| § 100:59 | Motion to release and transport to other facility |
| § 100:60 | Motion to release and transport to other facility—Order |

E. DISCOVERY

| | |
|----------|--|
| § 100:61 | Notice of discovery |
| § 100:62 | Amended or supplemental discovery |
| § 100:63 | List of defense witnesses |
| § 100:64 | Demand for notice of alibi |
| § 100:65 | Notice of alibi |
| § 100:66 | Motion to compel production |
| § 100:67 | Motion to compel production—Alternate form |
| § 100:68 | Motion to compel production—Itemized form |
| § 100:69 | Motion to compel production—Police reports |
| § 100:70 | Motion to compel production—Additional discovery |
| § 100:71 | Motion to compel production—Accurate addresses of state witnesses |
| § 100:72 | Motion for sanctions—Exclusion from trial of witnesses and evidence not produced |
| § 100:73 | Motion to exclude |
| § 100:74 | Notice of taking deposition |
| § 100:75 | Subpoena duces tecum |
| § 100:76 | Subpoena duces tecum—Alternate form |
| § 100:77 | Motion for order to show cause—Failure to appear for deposition |
| § 100:78 | Motion for order to show cause—Order to show cause |
| § 100:79 | Motion for order—Compelling defendant to be photographed |
| § 100:80 | Motion for order—Compelling dental examination of defendant |
| § 100:81 | Motion for order—Compelling respondent to be fingerprinted |
| § 100:82 | Motion for order—Compelling respondent to be fingerprinted—Order |

- § 100:83 Motion for order—Compelling respondent to submit to taking of blood samples
- § 100:84 Motion for order—Compelling respondent to submit to taking of blood samples—Order
- § 100:85 Motion to perpetuate testimony
- § 100:86 Motion to perpetuate testimony—Order
- § 100:87 Motion for a protective order—Limiting dissemination of videotaped interview of child abuse victim
- § 100:88 Motion for a protective order—Limiting dissemination of videotaped interview of child abuse victim—Protective order

F. SPEEDY TRIAL

- § 100:89 Written demand for a speedy trial
- § 100:90 Motion to dismiss for failure to grant speedy trial
- § 100:91 Motion to discharge for failure to grant speedy trial
- § 100:92 Child's consent to extension of detention and waiver of rights to speedy file and speedy trial
- § 100:93 Motion for order extending time for adjudicatory hearing—Pending process
- § 100:94 Motion for order extending time for adjudicatory hearing—Exceptional circumstances
- § 100:95 Motion for order extending time for adjudicatory hearing—Order

G. PREHEARING MOTIONS

- § 100:96 Motion to dismiss
- § 100:97 Demurrer to motion to dismiss
- § 100:98 Traverse to motion to dismiss
- § 100:99 Motion for continuance
- § 100:100 Motion for continuance—Alternate form
- § 100:101 Motion for change of trial date
- § 100:102 Motion for order consolidating cases
- § 100:103 Motion for order consolidating cases—Order consolidating cases
- § 100:104 Motion to suppress—Evidence obtained through unreasonable search and seizure
- § 100:105 Motion to suppress—Evidence obtained through unreasonable search and seizure—Written and/or oral statements
- § 100:106 Motion to suppress—Evidence obtained through unreasonable search and seizure—Evidence and statements

TABLE OF CONTENTS

| | |
|-----------|---|
| § 100:107 | Motion to release and transport—Jailed child for hearing |
| § 100:108 | Motion to release and transport—Jailed child for hearing—Alternate form |
| § 100:109 | Motion to release and transport—Jailed child for hearing—Order |
| § 100:110 | Motion to release and transport—Committed child for hearing |
| § 100:111 | Motion to release and transport—Committed child for hearing—Order |

H. TRANSFER FOR TRIAL AS ADULT

| | |
|-----------|---|
| § 100:112 | Motion for waiver of jurisdiction |
| § 100:113 | Motion for waiver of jurisdiction—Alternate form |
| § 100:114 | Motion for waiver of jurisdiction—Alternate form |
| § 100:115 | Motion to strike—Paragraph of motion for waiver of jurisdiction |
| § 100:116 | Order for voluntary waiver of jurisdiction |
| § 100:117 | Motion to transfer jurisdiction with request to transfer respondent to county jail |
| § 100:118 | Motion to compile report on suitability of adult sanctions |
| § 100:119 | Motion to compile report on suitability of adult sanctions—Order |
| § 100:120 | Announcement of indictment on charge punishable by death or life imprisonment |
| § 100:121 | Announcement of indictment on charge punishable by death or life imprisonment—Order for transfer to county jail |
| § 100:122 | Announcement of filing of information—Felony |
| § 100:123 | Announcement of filing of information—Felony—Alternate form |
| § 100:124 | Announcement of filing of information—Felony—Misdemeanor with prior delinquent acts |
| § 100:125 | Motion to transfer respondent to county jail—Transfer previously granted |
| § 100:126 | Motion to transfer respondent to county jail—Information charging respondent as adult filed |
| § 100:127 | Motion to transfer respondent to county jail—Information charging respondent as adult filed—Order |

I. DISPOSITION

| | |
|-----------|-------------------|
| § 100:128 | Disposition order |
|-----------|-------------------|

- § 100:129 Petition for serious or habitual juvenile offender placement
- § 100:130 Petition for juvenile sexual offender placement
- § 100:131 Order for HIV testing
- § 100:132 Restitution order
- § 100:133 Plan for treatment, training or conduct
- § 100:134 Petition alleging violation of juvenile probation program
- § 100:135 Petition for revocation of probation program
- § 100:136 Motion to return property of respondent held as evidence

J. REVIEW

- § 100:137 Motion for rehearing
- § 100:138 Motion for extraordinary relief

Chapter 101

Special Proceedings

I. EXTRADITION AND INTERSTATE DETAINERS

A. GENERAL PRINCIPLES

- § 101:1 International extradition
- § 101:2 Interstate extradition
- § 101:3 Interstate extradition—From Florida
- § 101:4 Interstate extradition—To Florida
- § 101:5 Waiver of extradition
- § 101:6 Interstate detainer
- § 101:7 Interstate detainer—Request for final disposition
- § 101:8 Interstate detainer—Request for temporary custody

B. FORMS

- § 101:9 Letter—Seeking necessary documents for extradition hearing
- § 101:10 Letter—Seeking necessary evidence for habeas corpus hearing
- § 101:11 Order remanding prisoner for surrender to demanding state

TABLE OF CONTENTS

| | |
|----------|---|
| § 101:12 | Return to writ of habeas corpus |
| § 101:13 | Motion to quash writ of habeas corpus—Petition not in compliance |
| § 101:14 | Motion for date certain to conduct hearing or order extradition |
| § 101:15 | Notice of hearing on motion for date certain |
| § 101:16 | Order remanding prisoner for surrender to demanding state—Habeas corpus denied |
| § 101:17 | Application to the Governor for requisition |
| § 101:18 | Application to the Governor for requisition—Supporting affidavit |
| § 101:19 | Application to the Governor for requisition—Affidavit of identification |
| § 101:20 | Application to the Governor for requisition—Affidavit of probable cause—With identification of photograph |
| § 101:21 | Letter to U.S. Attorney—Requesting assistance in locating suspect believed to have fled the state |
| § 101:22 | Waiver of extradition |
| § 101:23 | Request for temporary custody under detainer |
| § 101:24 | Evidence of agent’s authority to take custody of prisoner |
| § 101:25 | Petition for pretransfer hearing |
| § 101:26 | Order to return prisoner for pretransfer hearing |
| § 101:27 | Order granting temporary custody |
| § 101:28 | Prosecutor’s acceptance of temporary custody—Following another Florida prosecutor’s request for custody |
| § 101:29 | Prosecutor’s acceptance of temporary custody—Following prisoner’s request for disposition of detainer |
| § 101:30 | Prosecutor’s report on disposition of charges |
| § 101:31 | Petition for writ of habeas corpus ad prosequendum |
| § 101:32 | Petition for writ of habeas corpus ad prosequendum—Writ |
| § 101:33 | Letter to marshal—Requesting delivery of federal prisoner for prosecution |
| § 101:34 | Letter to warden—Accompanying writ of habeas corpus ad prosequendum |

II. FORFEITURES

A. GENERAL PRINCIPLES

| | |
|----------|------------|
| § 101:35 | Forfeiture |
|----------|------------|

§ 101:36 Forfeiture—Proceedings

B. FORMS

- § 101:37 Complaint for forfeiture—Motor vehicle
- § 101:38 Notice of adversary preliminary hearing
- § 101:39 Motion for final judgment—Valid lien exists
- § 101:40 Motion for final judgment—By default
- § 101:41 Motion for final judgment—Alternate form
- § 101:42 Certificate of clerk that no claims have been filed
- § 101:43 Order of default and final judgment
- § 101:44 Final judgment of forfeiture
- § 101:45 Final judgment of forfeiture—State carried burden of proof
- § 101:46 Final judgment of forfeiture—Lien exists
- § 101:47 Motion to dismiss forfeiture proceeding—Value of property does not justify further proceedings
- § 101:48 Motion to dismiss forfeiture proceeding—Order of dismissal

III. CIVIL COMMITMENT OF SEXUALLY VIOLENT PREDATORS

A. GENERAL PRINCIPLES

- § 101:49 Jimmy Ryce Act
- § 101:50 Jimmy Ryce Act—Commitment proceedings
- § 101:51 Jimmy Ryce Act—Release proceedings

B. FORMS

- § 101:52 Petition for civil commitment of sexually violent predator
- § 101:53 Petition for civil commitment of sexually violent predator—Answer and affirmative defenses
- § 101:54 Petition for civil commitment of sexually violent predator—Demand for adversary probable cause hearing
- § 101:55 Petition for civil commitment of sexually violent predator—Motion in limine—Exclusion of term “sexually violent predator”
- § 101:56 Petition for civil commitment of sexually violent predator—Exclusion of term “Jimmy Ryce Act”
- § 101:57 Petition for civil commitment of sexually violent predator—Exclusion of hearsay

TABLE OF CONTENTS

- § 101:58 Petition for civil commitment of sexually violent predator—Motion in limine and request for Frye hearing
- § 101:59 Petition for civil commitment of sexually violent predator—Motion in limine—Exclusion of testimony on ultimate issue